

**UNITED STATES DISTRICT COURT
DISTRICT OF NEVADA**

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USA,

Plaintiff,

Case No. 3:24-CV-00270-ART-CLB

v.

SEALED,

Defendant.

ORDER RE: MOTION TO PARTIALLY QUASH WARRANT

[ECF No. 7]

10 On June 11, 2024, the Government presented an inspection warrant request to the
11 undersigned for review.¹ (ECF No. 3 (sealed).) At that time, having determined the
12 applicable standards were met sufficiently to issue a warrant, the Court granted the
13 warrant request. (ECF No. 4 (sealed).) The warrant authorized inspection under the Fair
14 Labor Standards Act of 1938 of 250 Chism Street, Reno, Nevada, 89503, which is the
15 office of RayCo Drywall (“RayCo”). (*Id.*) On June 24, 2024, Counsel for the RayCo filed
16 an emergency motion to partially quash the warrant, or in the alternative, to suppress and
17 return the Department of Labor’s review of Rayco’s privileged documents based on
18 “attorney client privilege” of the subject material and an alleged lack of probable cause to
19 issue the warrant. (See ECF No. 7.) The motion to quash was filed with the Court on an
20 emergency basis. (*Id.*)

Having reviewed the motion, the Court does not find that the motion constitutes an emergency and therefore does not find that expedited briefing is appropriate in this matter. See LR 7-4(c). The motion will therefore be briefed in the normal course.

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Accordingly, the Government shall file a response by no later than Thursday, July 11, 2024. Any reply shall be filed by no later than Thursday, July 18, 2024. The parties have leave to file these documents under seal without further leave.

IT IS SO ORDERED.

DATED: June 27, 2024

UNITED STATES MAGISTRATE JUDGE